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December 15, 2003

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

RE: AT&T Wireless Services, Inc. Supplemental Report

In the Matter of Revision of the Commission's Rules to Ensure
Compatibility With Enhanced 911 Emergency Calling Systems

CC Docket No. 94-102

Dear Ms. Dortch:

As required by its *GSM Consent Decree*,¹ AT&T Wireless Services, Inc. (“AWS”) hereby submits this Supplemental Report on its progress and compliance with the November 30, 2003 GSM Phase II E911 benchmarks.

Pursuant to paragraphs 9(a)(6) and 9(a)(7) of the *GSM Consent Decree*, AWS was required, by November 30, 2003, to provide its Phase II solution to 100% of the PSAP's coverage area for any valid PSAP requests received on or before September 30, 2002, and to 50% of the PSAP's coverage area for any valid PSAP requests received after September 30, 2002, but on or before April 30, 2003.²

As of November 30, 2003, with the exception of one PSAP,³ AWS has either integrated Phase II service to 100% of the relevant coverage area or population for any PSAP who requested Phase II service on or before September 30, 2002, or it has reached an agreement with the PSAP for a different integration deadline. Similarly, as of

¹ *AT&T Wireless Services, Inc.*, File No. EB-02-TS-018, NAL/Acct. No. 200232100002, FRN 0003-7665-32, *Order*, FCC 02-283 (rel. Oct. 9, 2002) (“*GSM Consent Decree*”).

² *GSM Consent Decree*, ¶¶ 9(a)(6), 9(a)(7).

³ Marshall County, IN, for which there was a LEC delay that has now been resolved.

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November 30, 2003, for all PSAPs who requested Phase II service after September 30, 2002, but on or before April 30, 2003, AWS has either integrated Phase II service to at least 50 percent of the relevant coverage area or population or it has reached an agreement with the PSAP for a different integration deadline.⁴

A copy of this Report is being filed with the Chief of the Enforcement Bureau, the Chief of the Wireless Telecommunications Bureau, and the Executive Directors and Counsels of APCO, NENA, and NASNA, as well as the other staff listed below. If you have any questions, please contact the undersigned.

Sincerely,

/s/ Douglas I. Brandon

Douglas I. Brandon

cc: David H. Solomon, Chief, Enforcement Bureau
John B. Muleta, Chief, Wireless Telecommunications Bureau
John Ramsey, Executive Director, APCO
Robert M. Gurss, Counsel, APCO
Terry Peters, Executive Director, NENA
James R. Hobson, Counsel, NENA
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⁴ AWS and New York City have mutually agreed to a revised integration schedule for AWS' Phase II deployment in New York City. AWS has deployed its Phase II GSM equipment and completed all PSAP integration testing in Staten Island, Brooklyn, and Queens. Per the agreement, AWS will go Phase II live in those three boroughs upon receipt of a final directive from the PSAP.